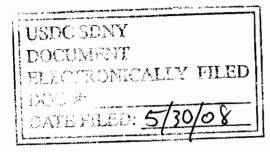
## Cowan, Liebowitz & Latman, P.C.

Law Offices

1133 Avenue of the Americas • New York, NY 10036-6799

(212) 790-9200 • www.cll.com • Fax (212) 575-0671



May 30, 2008

## Via Fax (212-805-7942)

Hon. Alvin K. Hellerstein United States District Judge 500 Pearl Street New York, NY 10007-1312

The case will be descersed to be 20, 2008, as well at conference your 20, 2008, as well at conference your 20, 2008, as well at conference your 20, 2008, as well as afformed, 530, 08 merElite Solutions, Inc., et al. Fusion Brands International, SRL. v. AmerElite Solutions, Inc., et al. Re:

08 CV 01861 (AKH)

Dear Honorable Judge Hellerstein:

As you may recall, we represent plaintiff Fusion Brands International SRL in the captioned matter.

We write further to your Order dated May 1, 2008, which provided that the case could be re-opened on notice if settlement was not concluded within 30 days of such Order.

We hereby request said matter be re-opened, and we are simultaneously sending a copy to counsel for defendant as notice of same. Defendant's counsel has indicated there is a likely settlement here on the terms as proposed but he has been unable to reach his client's principals. Accordingly, it is hoped the matter, once re-opened, will soon be dismissed as settled, but at this time we must re-open the matter to preserve our client's rights herein.

Respectfully submitted,

Arlana S. Cohen

James Armstrong, Esq. (by fax) cc: